IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF VIRGINIA CHARLOTTESVILLE DIVISION

BABY DOE, A CITIZEN OF AFGHANISTAN CURRENTLY RESIDING IN NORTH CAROLINA, BY AND THROUGH NEXT FRIENDS, JOHN AND JANE DOE; AND JOHN AND JANE DOE, CITIZENS OF AFGHANISTAN: AND LEGAL GUARDIANS OF BABY DOE, Plaintiffs, v. JOSHUA MAST, STEPHANIE MAST, RICHARD: MAST, KIMBERLEY MOTLEY, AND AHMAD: OSMANI, Defendants, and UNITED STATES SECRETARY OF STATE ANTONY BLINKEN AND UNITED STATES: SECRETARY OF DEFENSE GENERAL LLOYD AUSTIN, Nominal Defendants.		X	
CURRENTLY RESIDING IN NORTH CAROLINA, BY AND THROUGH NEXT FRIENDS, JOHN AND JANE DOE; AND JOHN AND JANE DOE, CITIZENS OF AFGHANISTAN: AND LEGAL GUARDIANS OF BABY DOE, Plaintiffs, v. JOSHUA MAST, STEPHANIE MAST, RICHARD: MAST, KIMBERLEY MOTLEY, AND AHMAD OSMANI, Defendants, and UNITED STATES SECRETARY OF STATE ANTONY BLINKEN AND UNITED STATES: SECRETARY OF DEFENSE GENERAL LLOYD AUSTIN, Nominal Defendants.	BABY DOE, A CITIZEN OF AFGHANISTAN	:	
CAROLINA, BY AND THROUGH NEXT FRIENDS, JOHN AND JANE DOE; AND JOHN AND JANE DOE, CITIZENS OF AFGHANISTAN: AND LEGAL GUARDIANS OF BABY DOE, Plaintiffs, v. JOSHUA MAST, STEPHANIE MAST, RICHARD: MAST, KIMBERLEY MOTLEY, AND AHMAD OSMANI, Defendants, and UNITED STATES SECRETARY OF STATE ANTONY BLINKEN AND UNITED STATES: SECRETARY OF DEFENSE GENERAL LLOYD AUSTIN, Nominal Defendants.		:	
FRIENDS, JOHN AND JANE DOE; AND JOHN: AND JANE DOE, CITIZENS OF AFGHANISTAN: AND LEGAL GUARDIANS OF BABY DOE, Plaintiffs, v. JOSHUA MAST, STEPHANIE MAST, RICHARD: MAST, KIMBERLEY MOTLEY, AND AHMAD: OSMANI, Defendants, and UNITED STATES SECRETARY OF STATE: ANTONY BLINKEN AND UNITED STATES: SECRETARY OF DEFENSE GENERAL: LLOYD AUSTIN, Nominal Defendants.		: (CIVIL ACTION NO. 3:22-CV-49
AND JANE DOE, CITIZENS OF AFGHANISTAN: AND LEGAL GUARDIANS OF BABY DOE, Plaintiffs, v. JOSHUA MAST, STEPHANIE MAST, RICHARD: MAST, KIMBERLEY MOTLEY, AND AHMAD OSMANI, Defendants, and UNITED STATES SECRETARY OF STATE ANTONY BLINKEN AND UNITED STATES: SECRETARY OF DEFENSE GENERAL LLOYD AUSTIN, Nominal Defendants.		:	
AND LEGAL GUARDIANS OF BABY DOE, Plaintiffs, V. JOSHUA MAST, STEPHANIE MAST, RICHARD: MAST, KIMBERLEY MOTLEY, AND AHMAD OSMANI, Defendants, and UNITED STATES SECRETARY OF STATE ANTONY BLINKEN AND UNITED STATES: SECRETARY OF DEFENSE GENERAL LLOYD AUSTIN, Nominal Defendants.		:	
Plaintiffs, v. JOSHUA MAST, STEPHANIE MAST, RICHARD : MAST, KIMBERLEY MOTLEY, AND AHMAD : OSMANI, Defendants, and UNITED STATES SECRETARY OF STATE : ANTONY BLINKEN AND UNITED STATES : SECRETARY OF DEFENSE GENERAL : LLOYD AUSTIN, Nominal Defendants.	·	:	
v. : : JOSHUA MAST, STEPHANIE MAST, RICHARD : MAST, KIMBERLEY MOTLEY, AND AHMAD : OSMANI, : : Defendants, : : : : : : : : : : : : : : : : : : :	,	:	
JOSHUA MAST, STEPHANIE MAST, RICHARD: MAST, KIMBERLEY MOTLEY, AND AHMAD: OSMANI, Defendants, and UNITED STATES SECRETARY OF STATE: ANTONY BLINKEN AND UNITED STATES: SECRETARY OF DEFENSE GENERAL: LLOYD AUSTIN, Nominal Defendants.	Plaintiffs,	:	
JOSHUA MAST, STEPHANIE MAST, RICHARD : MAST, KIMBERLEY MOTLEY, AND AHMAD : OSMANI, : Defendants, : and : UNITED STATES SECRETARY OF STATE : ANTONY BLINKEN AND UNITED STATES : SECRETARY OF DEFENSE GENERAL : LLOYD AUSTIN, : Nominal Defendants. :		:	
MAST, KIMBERLEY MOTLEY, AND AHMAD OSMANI, Defendants, and UNITED STATES SECRETARY OF STATE ANTONY BLINKEN AND UNITED STATES SECRETARY OF DEFENSE GENERAL LLOYD AUSTIN, Nominal Defendants.	V.	:	
MAST, KIMBERLEY MOTLEY, AND AHMAD OSMANI, Defendants, and UNITED STATES SECRETARY OF STATE ANTONY BLINKEN AND UNITED STATES SECRETARY OF DEFENSE GENERAL LLOYD AUSTIN, Nominal Defendants.		:	
OSMANI, : Defendants, : : : : : : : : : : : : : : : : : : :		:	
Defendants, and UNITED STATES SECRETARY OF STATE ANTONY BLINKEN AND UNITED STATES SECRETARY OF DEFENSE GENERAL LLOYD AUSTIN, Nominal Defendants.		:	
and : : : : : : : : : : : : : : : : : : :	OSMANI,	:	
and : : : : : : : : : : : : : : : : : : :		:	
UNITED STATES SECRETARY OF STATE ANTONY BLINKEN AND UNITED STATES SECRETARY OF DEFENSE GENERAL LLOYD AUSTIN, Nominal Defendants.	Defendants, :		
UNITED STATES SECRETARY OF STATE ANTONY BLINKEN AND UNITED STATES SECRETARY OF DEFENSE GENERAL LLOYD AUSTIN, Nominal Defendants.	:		
ANTONY BLINKEN AND UNITED STATES SECRETARY OF DEFENSE GENERAL LLOYD AUSTIN, : Nominal Defendants. :	and :		
ANTONY BLINKEN AND UNITED STATES SECRETARY OF DEFENSE GENERAL LLOYD AUSTIN, : Nominal Defendants. :			
SECRETARY OF DEFENSE GENERAL : LLOYD AUSTIN, : : : Nominal Defendants. : :			
LLOYD AUSTIN, : : Nominal Defendants. :			
Nominal Defendants. :			
	LLOTD AUSTIN,		
	Nominal Defendants		
X	Nominal Defendants.		
		X	

MEMORANDUM OF LAW IN SUPPORT OF PLAINTIFFS' MOTION TO SEAL EXHIBIT 1 TO PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTIONS TO DIMISS

Pursuant to Local Civil Rule 9 and this Court's Protective Order (ECF NO. 26), Plaintiffs seek to file Exhibit 1 to Plaintiffs' Opposition to Defendants' Motions to Dismiss under permanent seal to protect the safety of Plaintiffs and other innocent non-parties. Exhibit 1 to Plaintiffs' Opposition to Defendants' Motions to Dismiss contains information that posses threats to

Plaintiffs' safety and the safety of other non-parties, as recognized by the Court's Protective Order (ECF No. 26). In addition, Exhibit 1 to Plaintiffs' Opposition to Defendants' Motions to Dismiss is a document subject to a sealing order issued by the Circuit Court of the County of Fluvanna. *See* ECF No. 73, Exh. B.

Under the common law right of access to judicial records, documents should be sealed when a party's interest in keeping the information contained therein confidential outweighs the presumed right of public access. *See, e.g. Stone v. Univ. of Maryland Med. Sys. Corp.*, 855 F.2d 178 (4th Cir. 1988); *Ashcroft v. Conoco, Inc.*, 218 F.3d 288, 302 (4th Cir. 2000). "Courts have recognized that an interest in protecting the physical and psychological well-being of individuals related to the litigation, including family members and particularly minors, may justify restricting access" to court documents. *United States v. Harris*, 890 F.3d 480, 492 (4th Cir. 2018); *see also United States v. Doe*, 962 F.3d 139, 147 (4th Cir. 2020).

In this instance, the threats to the safety of the Plaintiffs and other innocent non-parties are very real, and have been recognized by this Court's Protective Order (ECF No. 26). Plaintiffs have publicly filed their Opposition to Defendants' Motions to Dismiss. Thus, the public is not wholly deprived of an understanding of the general underlying factual basis for the request. The relief Plaintiffs seek in this motion is narrowly tailored to the circumstances, and aims to seal only what is absolutely necessary to safeguard the safety of persons related to the litigation. Defendants are not prejudiced as they are aware of Plaintiffs' identities and are parties to the sealed proceeding.

Accordingly, Plaintiffs request that Exhibit 1 to Plaintiffs' Opposition to Defendants' Motions to Dismiss be filed under permanent seal, as the risks attendant to public disclosure of these is not likely to dissipate over time.

Dated: November 28, 2022 Respectfully submitted,

/s/ Maya Eckstein

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Counsel for Plaintiffs

CERTIFICATE OF SERVICE

I hereby certify that on the 28th day of November 2022, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will send a notification of such filing to all CM/ECF participants.

By: /s/ Maya M. Eckstein

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